## Approved For Release 2002/06/10 : CIA-RDP68-00140R000200088038-flas Reviewed

OGC 63-1628(a)

12 June 1963

	MEMORANDUM I	FOR: DC/EE/SS	
	SUBJECT:	Draft Teletape 12089	STATINTL
		ave received your draft cable to the field con-	
STATINTL	as to whether the cases of  are, as you state, similar. We would not be in a position to judge without the full facts of each case. As to your paragraph 2, we would agree that annual leave, sick leave, TDY, or any other approved time in the United States of not more than four months' duration should not be considered a break in overseas service for the purpose of accruing home leave.		STATINTL
	2. We cannot agree, however, with the exception of TDY of less than four months' duration, that time spent in the United States would not serve to lengthen the period of time before the employee would become eligible to utilize home leave. We would agree that the four months' leave provision could not serve to shorten the overseas tour from two years to twenty months. With this medification, we would concur in the teletage as drafted.		
			STATINTL
	Attachment Draft Teletape	office of General Counsel	